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11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14	UNITED STATES OF AMERICA,) No. CR 14-196 CRB (JCS)	
15) [PROPOSED]) ORDER OF DETENTION	
16	v.) PENDING TRIAL	
17	ANDY LI,	
18	Defendant.	
19)	
20		
21	This matter came before the Court on April 8, 2014, for a detention hearing. Defendant	t
22	Li was present and represented by counsel, Winston Chan and Maia Perez. Assistant United	
23	States Attorneys William Frentzen and Susan Badger appeared for the government.	
24	Pretrial Services submitted a report to the Court and the parties that recommended	
25	detention, and a representative of Pretrial Services was present at the hearing. The government	t
26	moved for detention, and defendants opposed. Proffers and arguments regarding detention were	re
	[PROPOSED] DETENTION ORDER CR 14-196 CRB (JCS)	

submitted by the parties at the hearing.

Upon consideration of the facts, proffers and arguments presented, the Court finds by clear and convincing evidence that no condition or combination of conditions will reasonably assure the safety of other persons and the community. Accordingly, the Court concludes that defendant must be detained pending trial in this matter.

The present order supplements the Court's findings at the detention hearing and serves as written findings of fact and a statement of reasons as required by 18 U.S.C. § 3142(i)(1).

With respect to all of the subsequent findings, this case involves a presumption in favor of detention pursuant to 18 U.S.C. § 3142(e) because the defendant has been charged by Grand Jury indictment with violating 21 U.S.C. § 846. While the ultimate burden of persuasion rests upon the government, given the presumption, it is the finding of the Court that defendant did not make proffer of facts or information sufficient to rebut the presumption.

The Court makes the following findings as basis for its conclusion that no condition or combination of conditions will reasonably assure the safety of other persons and the community as to defendant Li. First, while the Court considers the facts of the instant case to be the least important factor in its determination regarding detention, this case involves trafficking narcotics as well as allegations that defendant trafficked in firearms and a ballistic vest while being a convicted felon. Li also is charged with laundering money in excess of \$1,000,000 total.

According to agents, individuals reported that Li was an "enforcer" for the Chee Kung Tong, an organization with allegedly criminal aspects and he discussed a variety of violent acts with an undercover agent. Second, although somewhat old, defendant's adult criminal record includes convictions related to arson, robbery, and a federal conviction for theft from interstate shipment. Third, agents report that when the defendant's residence was searched, they found a shotgun and a ballistic vest. Fourth, the instant charges allege firearm possession and sales. For these reasons, the Court deems defendant Li to present a risk of danger to other persons and the community that cannot be mitigated adequately by conditions of release.

Pursuant to 18 U.S.C. § 3142(i), IT IS ORDERED THAT:

	Defendant is committed to the custody of the Attorney General for confinement	in
1	a corrections facility separate, to the extent practicable, from persons awaiting or serving	
2	sentences or being held in custody pending appeal;	
3	2. Defendant be afforded reasonable opportunity for private consultation with	
4	counsel; and	
5	3. On order of a court of the United States or on request of an attorney for the	
6	government, the person in charge of the corrections facility in which defendant is confined shall	l
7	deliver defendants to an authorized deputy United States marshal for the purpose of any	
8	appearance in connection with a court proceeding.	
9	SO ORDERED.	
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11	Dated: April, 2014 HONORABLE JOSEPH C. SPERO	_
12	United States Magistrate Judge	
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